### **INVOICE**



Alex Mas The Nature Conservancy 14 Main Street, Suite 401 Brunswick ME 04011

E-mail: amas@tnc.org

Invoice # 29

Date: October 27, 2009

Bill To:

Environmental Protection BLWQ 17 State House Station Augusta ME 04333-0017 **Vendor Code:** 

VC1000067626

4 15 14	Description
	In Lieu Fee for Wetland Compensation \$33,863.24
	DEP Number:
	Check number 0607523
	University of Maine, Orono L-19408-22-C-A, L-19408-TC-CB-M
	APPROVED FOR PAYMENT
	vc 1000067626 docid#
	fnd OIY dept 06A unit 1776 subunit 14
	objt 6401 subobjt revsre
	activsubactivprogram
	amount \$ 33,863.24
	AUTHORIZED SIGNATURE Janus Cauch
	Total \$33,863.24

## IN-LIEU-FEE (ILF) PROJECT DATA WORKSHEET

DEP Invoice # 29
[Note: Will be filled in by ILF Administrator in Augusta]
Project name: <u>University of Maine AEWC</u>
Building
Applicant (s): <u>University of Maine</u>
DEP/Corps permit #: <u>L-19408-22-AC-M/L-19408-TC-CB-M</u>
[Note: Please attach a PDF copy of the permit]
DEP ATS #: <u>70634/70635</u>
ILF Contribution Amount 33,863.24
[Note: Please attach a PDF copy of the check]
Project address: _University of Maine, Orono, Maine
[Note; Please attach a PDF map of project location]
Biophysical region: Central Maine Embayment Subsection
Size of total impact subject to compensation: 11,597 square feet
Resources Impacted: [The resource table on page 2 MUST be filled in with all
resource types impacted, amounts and functions.]
Project manager:

Note: The ILF Project Data Worksheet must be filled out by the PM within 3 days of receiving a contribution to the "Natural Resource Mitigation Fund" and faxed along with a copy of the check to James Cassida in Augusta at 287-7826. The distribution of ILF contributions is time sensitive.

The PM should also double check to make sure that the check has been routed to Augusta with the correct account number reference. The account # for the ILF program is 014.06A.1776.14

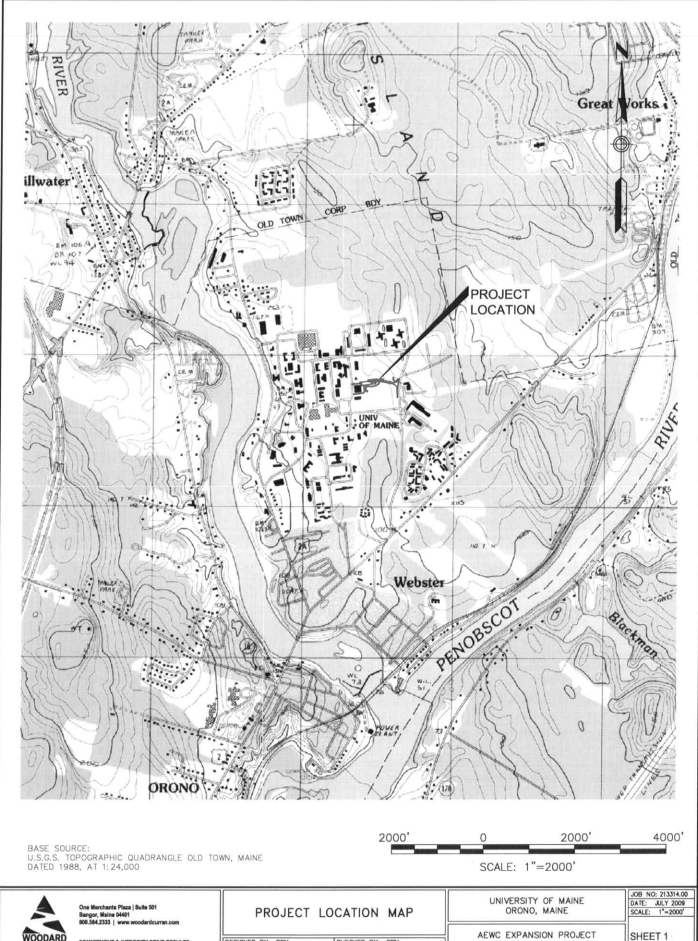
### Resource(s) Impacted:

**Resource Type:** (Wetlands by NWI Type (PFO, PSS, M1, M2, E1, E2, etc), significant vernal pool (SVP), shorebird feeding & staging habitat (Shorebird), inland waterfowl & wading bird habitat (IWWH), tidal waterfowl & wading habitat (TWWH), and river, stream, or brook (RSB).

Wetland Functions & Values: Groundwater recharge/discharge (GWR); floodflow alterations(FF); fish & shellfish habitat(FSH); sediment toxicant retention (STR); nutrient removal (NR); production export (PE); sediment/shoreline stabilization (SS); wildlife habitat (WH); recreation (R); education/scientific value (ESV); uniqueness/heritage (UH); and visual quality/aesthetics (VQ).

**Types of impacts**: may include filling, dredging, vegetation conversion (e.g. forested to shrub/scrub), others.

Resource type	Functions (for wetland impacts)	Type of Impact	Sq Feet Impacted
(list all that apply)	(list all that apply, by resource type)	(by resource type)	(by resource type)
PEM, Historical Wetland Alt.	STR, NR	fill	Historical Wetland Alt. 9,679 sq ft. PEM 1,918
۵			
(4)			
		Total square feet impacted	11,597



COMMITMENT & INTEGRITY DRIVE RESULTS

DESIGNED BY: SSN DRAWN BY: JDE CHECKED BY: SSN 21341300-U001A.dwg AEWC EXPANSION PROJECT ACCE PERMIT APPLICATION

#### STATE OF MAINE



#### Department of Environmental Protection

JOHN ELIAS BALDACCI GOVERNOR David P. Littell COMMISSIONER

October, 2009

University of Maine 16 Central Street Bangor, Maine 04401

RE:

Site Location of Development and NRPA Application, Orono #L-19408-22-CA-M/L-19408-TC-CB-M

Dear Sir:

Please find enclosed a signed copy of your Department of Environmental Protection land use permit. You will note that the permit includes a description of your project, findings of fact that relate to the approval criteria the Department used in evaluating your project, and conditions that are based on those findings and the particulars of your project. Please take several moments to read your permit carefully, paying particular attention to the conditions of the approval. The Department reviews every application thoroughly and strives to formulate reasonable conditions of approval within the context of the Department's environmental laws. You will also find attached some materials that describe the Department's appeal procedures for your information.

If you have any questions about the permit or thoughts on how the Department processed this application please get in touch with me directly. I can be reached at 941-4594 or at Jessica.Damon@maine.gov.

Yours sincerely,

Ø.

Jessica M. Damon, Project Manager Division of Land Resource Regulation Bureau of Land & Water Quality

pc: File

AUGUSTA 17 STATE HOUSE STATION AUGUSTA, MAINEO4333-0017 (207) 287-7688 FAX: (207) 287-7826 RAY BLDG., HOSPITAL ST

BANGOR 106 HOGAN ROAD BANGOR ME 04401 (207-941-4570 FAX 207-941-4584 PORTLAND 312 CANCO ROAD PORTLAND, MAINE 04103 (207) 822-6300 FAX: (207) 822-6303 PRESQUE ISLE 1235 CENTRAL DRIVE, SKYWAY PARK PRESQUE ISLE, MAINE 04769-2094 (207) 764-0477 FAX: (207) 764-3143



# STATE OF MAINE DEPARTMENT OF ENVIRONMENTAL PROTECTION 17 STATE HOUSE STATION AUGUSTA, ME 04333

#### DEPARTMENT ORDER

#### IN THE MATTER OF

UNIVERSITY OF MAINE Orono, Penobscot County BUILDINGMODIFICATION L-19408-22-CA-M L-19408-TC-CB-M (approval) ) SITE LOCATION OF DEVELOPMENT ACT

) NATURAL RESOURCE PROTECTION ACT

) FRESHWATER WETLAND ALTERATION

) WATER QUALITY CERTIFICATION

) MINOR REVISION

) FINDINGS OF FACT AND ORDER

Pursuant to the provisions of 38 M.R.S.A. Sections 481 <u>et seq.</u> and 480-A <u>et seq.</u>, and Section 401 of the Federal Water Pollution Control Act, the Department of Environmental Protection has considered the application of the UNIVERSITY OF MAINE with the supportive data, agency review comments, and other related materials on file and FINDS THE FOLLOWING FACTS:

#### 1. PROJECT DESCRIPTION:

- A. History: The University of Maine was founded in 1865. In Department Order #L-19408-22-A-N, dated January 13, 1998, the Department approved all post-1970 expansions of the University of Maine's Orono campus, and construction of three new structures. In Department Order #L-19408-TD-BR-N, dated July 15, 1997, the Department approved 17,250 square feet of wetland fill for a parking lot expansion and expansion of the on-site landfill. In Department Order #L-19408-22-BW-B and #L-19408-TC-BX-N, dated April 27, 2009, the Department approved an 18,000 square foot expansion to the Advance Engineered Wood Composites (AEWC) building with associated walkways and an entrance drive. This development resulted in the alteration of approximately 11,890 square feet of wetlands, and the applicant paid the Maine In-Leiu-Fee (ILF) program \$33,054.20 to compensate for the wetland impacts. The development is located in the Town of Orono.
- B. Summary: The applicant is proposing minor revisions to the AEWC project involving the walkway and entrance. The applicant performed a new wetland delineation on the project site. According to the newly delineated wetland boundaries, the proposed project would result in the alteration of more wetlands than first anticipated. The applicant revised the walkway and entrance to the building in order to minimize the wetland impacts. Based on the revised wetland delineation, the proposed AEWC building expansion will result in approximately 1,918 square feet of additional wetland impacts. The proposed minor revision and new wetland delineation are shown on set of

plans, the first of which is entitled "AEWC Test Stand Expansion" completed by WBRC and dated July 28, 2009.

The applicant is also applying for after-the-fact historical wetland impacts totaling 9,679 square feet in the vicinity of the proposed project. The U.S. Environmental Protection Agency (EPA) determined that the applicant had altered wetlands in the past that were never permitted by the EPA or other federal agencies. As a result, the applicant is in the process of surveying the campus to determine where historical wetland impacts have occurred and applying for the necessary after-the-fact permits.

Because the University of Maine altered 28,140 square feet of wetland in the past, based on Department records, any new wetland impacts require compensation to replace lost functions and values. The proposed wetland impacts, including the alterations resulting from the AEWC building modifications and the historical wetland alterations, will bring the new total wetland impacts for the University to 39,737 square feet. The applicant is proposing to pay into the Department's In-Lieu Fee (ILF) program \$33,863.24 prior to the start of construction to compensate for the new wetland impacts and historical wetland impacts.

C. Current Use of Site: The site is currently part of the University of Maine system and consists of buildings, walkways and grassed areas.

#### 2. WETLAND IMPACTS:

The applicant is proposing to alter an additional 1,918 square feet of wetlands for the proposed building expansion. This additional wetland impact is due to a new delineation of the wetlands. The proposed project would have resulted in the alteration of 3,759 square feet of wetlands based on the revised wetland delineation. The applicant redesigned the proposed walkway and entrance to reduce the additional wetland impacts to 1,918 square feet.

In accordance with the Natural Resources Protection Act, Wetlands and Waterbodies Protection Rules, Chapter 310 (5) (c), the applicant is required to compensate for the additional 1,918 square feet of wetland fill and the 9,679 square feet of historical wetland fill. The applicant stated that the main functions and values of the additional wetlands to be impacted by the proposal are sediment/toxicant retention and nutrient removal. As stated above, the applicant is proposing to pay the ILF program \$33,863.24, for the total wetland impacts of 11,597 square feet prior to the start of construction to compensate for the new wetland impacts and the historical wetland impacts.

The Department finds that the applicant has avoided and minimized wetland impacts to the greatest extent practicable, and that the proposed project represents the least environmentally damaging alternative that meets the overall purpose of the project provided the ILF fee is paid by the applicant prior to the start of construction.

#### 3. <u>FINDING</u>:

The proposed project is a minor change and will not significantly affect any other issues identified during previous Department reviews of the project site.

Based on its review of the application, the Department finds the requested minor revision to be in accordance with all relevant Departmental standards. All other findings of fact, conclusions and conditions remain as approved in Department Order #L-19408-22-A-N, and subsequent orders.

BASED on the above findings of fact, and subject to the conditions listed below, the Department makes the following conclusions pursuant to 38 M.R.S.A. Sections 480-A <u>et seq.</u> and Section 401 of the Federal Water Pollution Control Act:

- A. The proposed activity will not unreasonably interfere with existing scenic, aesthetic, recreational, or navigational uses.
- B. The proposed activity will not cause unreasonable erosion of soil or sediment.
- C. The proposed activity will not unreasonably inhibit the natural transfer of soil from the terrestrial to the marine or freshwater environment.
- D. The proposed activity will not unreasonably harm any significant wildlife habitat, freshwater wetland plant habitat, threatened or endangered plant habitat, aquatic habitat, travel corridor, freshwater, estuarine, or marine fisheries or other aquatic life provided that the applicant pays \$33,863.24 to the ILF program prior to starting construction on the proposed project.
- E. The proposed activity will not unreasonably interfere with the natural flow of any surface or subsurface waters.
- F. The proposed activity will not violate any state water quality law including those governing the classifications of the State's waters.
- G. The proposed activity will not unreasonably cause or increase the flooding of the alteration area or adjacent properties.
- H. The proposed activity is not on or adjacent to a sand dune.
- The proposed activity is not on an outstanding river segment as noted in 38 M.R.S.A. Section 480-P.

BASED on the above findings of fact, and subject to the conditions listed below, the Department makes the following conclusions pursuant to 38 M.R.S.A. Sections 481 <u>et seq.</u>:

- A. The applicant has provided adequate evidence of financial capacity and technical ability to develop the project in a manner consistent with state environmental standards.
- B. The applicant has made adequate provision for fitting the development harmoniously into the existing natural environment and the development will not adversely affect existing uses, scenic character, air quality, water quality or other natural resources in the municipality or in neighboring municipalities.
- C. The proposed development will be built on soil types which are suitable to the nature of the undertaking and will not cause unreasonable erosion of soil or sediment nor inhibit the natural transfer of soil.
- D. The proposed development meets the standards for storm water management in Section 420-D and the standard for erosion and sedimentation control in Section 420-C.
- E. The proposed development will not pose an unreasonable risk that a discharge to a significant groundwater aquifer will occur.
- F. The applicant has made adequate provision of utilities, including water supplies, sewerage facilities, solid waste disposal and roadways required for the development and the development will not have an unreasonable adverse effect on the existing or proposed utilities and roadways in the municipality or area served by those services.
- G. The activity will not unreasonably cause or increase the flooding of the alteration area or adjacent properties nor create an unreasonable flood hazard to any structure.

THEREFORE, the Department APPROVES the application of the UNIVERSITY OF MAINE to revise the proposed building, SUBJECT TO THE FOLLOWING CONDITIONS and all applicable standards and regulations:

- 1. The Standard Conditions of Approval, a copy attached.
- 2. In addition to any specific erosion control measures described in this or previous orders, the applicant shall take all necessary actions to ensure that its activities or those of its agents do not result in noticeable erosion of soils or fugitive dust emissions on the site during the construction and operation of the project covered by this approval.
- 3. Severability. The invalidity or unenforceability of any provision, or part thereof, of this License shall not affect the remainder of the provision or any other provisions. This License shall be construed and enforced in all respects as if such invalid or unenforceable provision or part thereof had been omitted.

- 4. The applicant shall pay \$33,863.24 to the ILF Program Administrator at 17 State House Station, Augusta, Maine, 04333, before starting construction on the proposed project.
- 5. All other Findings of Fact, Conclusions and Conditions remain as approved in Department Order #L-19408-22-A-N, and subsequent orders, and are incorporated herein.

THIS APPROVAL DOES NOT CONSTITUTE OR SUBSTITUTE FOR ANY OTHER REQUIRED STATE, FEDERAL OR LOCAL APPROVALS NOR DOES IT VERIFY COMPLIANCE WITH ANY APPLICABLE SHORELAND ZONING ORDINANCES.

#### DEPARTMENT OF ENVIRONMENTAL PROTECTION

C Ti

This permit has been digitally signed by Andrew C. Fisk on behalf of Commissioner David P. Littell. It is digitally signed pursuant to authority under 10 M.R.S.A. § 9418. It has been filed with the Board of Environmental Protection as of the signature date 2009.10.22 11:20:12 -04'00'

PLEASE NOTE THE ATTACHED SHEET FOR GUIDANCE ON APPEAL PROCEDURES...

jd/l19408cbm/70635/19408cam/70634

# DEP SITE LOCATION OF DEVELOPMENT (SITE) STANDARD CONDITIONS STRICT CONFORMANCE WITH THE STANDARD AND SPECIAL CONDITIONS OF THIS APPROVALIS NECESSARY FOR THE PROJECT TO MEET THE STATUTORY CRITERIA FOR APPROVAL.

- 1. This approval is dependent upon and limited to the proposals and plans contained in the application and supporting documents submitted and affirmed to by the applicant. Any variation from the plans, proposals and supporting documents is subject to the review and approval of the Board prior to implementation. Further subdivision of proposed lots by the applicant or future owners is specifically prohibited, without prior approval by the Board of Environmental Protection, and the applicant shall include deed restrictions to this effect.
- 2. The applicant shall secure and comply with all applicable Federal, State and local licenses, permits, authorizations, conditions, agreements, and orders, prior to or during construction and operation as appropriate.
- 3. The applicant shall submit all reports and information requested by the Board or Department demonstrating that the applicant has complied or will comply with all conditions of this approval. All preconstruction terms and conditions must be met before construction begins.
- 4. Advertising relating to matters included in this application shall refer to this approval only if it notes that the approval has been granted WITH CONDITIONS, and indicates where copies of those conditions may be obtained.
- 5. Unless otherwise provided in this approval, the applicant shall not sell, lease, assign or otherwise transfer the development or any portion thereof without prior written approval of the Board where the purpose or consequence of the transfer is to transfer any of the obligations of the developer as incorporated in this approval. Such approval shall be granted only if the applicant or transferee demonstrates to the Board that the transferee has the technical capacity and financial ability to comply with conditions of this approval and the proposals and plans contained in the application and supporting documents submitted by the applicant.
- 6. If the construction or operation of the activity is not begun within two years, this approval shall lapse and the applicant shall reapply to the Board for a new approval. The applicant may not begin construction or operation of the development until a new approval is granted. Reapplications for approval shall state the reasons why the development was not begun within two years from the granting of the initial approval and the reasons why the applicant will be able to begin the activity within two years from the granting of a new approval, if granted. Reapplications for approval may include information submitted in the initial application by reference.
- 7. If the approved development is not completed within five years from the date of the granting of approval, the Board may reexamine its approval and impose additional terms or conditions or prescribe other necessary corrective action to respond to significant changes in circumstances which may have occurred during the five-year period.
- A copy of this approval must be included in or attached to all contract bid specifications for the development.
- Work done by a contractor pursuant to this approval shall not begin before the contractor has been shown by the developer a copy of this approval. (2/81)/Revised November 1, 1979



#### NATURAL RESOURCE PROTECTION ACT (NRPA) STANDARD CONDITIONS

THE FOLLOWING STANDARD CONDITIONS SHALL APPLY TO ALL PERMITS GRANTED UNDER THE NATURAL RESOURCE PROTECTION ACT, TITLE 38, M.R.S.A. SECTION 480-A ET.SEQ. UNLESS OTHERWISE SPECIFICALLY STATED IN THE PERMIT.

- A. <u>Approval of Variations From Plans.</u> The granting of this permit is dependent upon and limited to the proposals and plans contained in the application and supporting documents submitted and affirmed to by the applicant. Any variation from these plans, proposals, and supporting documents is subject to review and approval prior to implementation.
- B. <u>Compliance With All Applicable Laws.</u> The applicant shall secure and comply with all applicable federal, state, and local licenses, permits, authorizations, conditions, agreements, and orders prior to or during construction and operation, as appropriate.
- C. <u>Erosion Control.</u> The applicant shall take all necessary measures to ensure that his activities or those of his agents do not result in measurable erosion of soils on the site during the construction and operation of the project covered by this Approval.
- D. <u>Compliance With Conditions.</u> Should the project be found, at any time, not to be in compliance with any of the Conditions of this Approval, or should the applicant construct or operate this development in any way other the specified in the Application or Supporting Documents, as modified by the Conditions of this Approval, then the terms of this Approval shall be considered to have been violated.
- E. <u>Initiation of Activity Within Two Years.</u> If construction or operation of the activity is not begun within two years, this permit shall lapse and the applicant shall reapply to the Board for a new permit. The applicant may not begin construction or operation of the activity until a new permit is granted. Reapplications for permits shall state the reasons why the applicant will be able to begin the activity within two years form the granting of a new permit, if so granted. Reapplications for permits may include information submitted in the initial application by reference.
- F. Reexamination After Five Years. If the approved activity is not completed within five years from the date of the granting of a permit, the Board may reexamine its permit approval and impose additional terms or conditions to respond to significant changes in circumstances which may have occurred during the five-year period.
- G. No Construction Equipment Below High Water. No construction equipment used in the undertaking of an approved activity is allowed below the mean high water line unless otherwise specified by this permit.
- H. <u>Permit Included In Contract Bids.</u> A copy of this permit must be included in or attached to all contract bid specifications for the approved activity.
- I. <u>Permit Shown To Contractor.</u> Work done by a contractor pursuant to this permit shall not begin before the contractor has been shown by the applicant a copy of this permit.

Revised (4/92)

DEP LW0428



# DEP INFORMATION SHEET Appealing a Commissioner's Licensing Decision

Dated: May 2004 Contact: (207) 287-2811

#### **SUMMARY**

There are two methods available to an aggrieved person seeking to appeal a licensing decision made by the Department of Environmental Protection's (DEP) Commissioner: (1) in an administrative process before the Board of Environmental Protection (Board); or (2) in a judicial process before Maine's Superior Court. This INFORMATION SHEET, in conjunction with consulting statutory and regulatory provisions referred to herein, can help aggrieved persons with understanding their rights and obligations in filing an administrative or judicial appeal.

#### I. ADMINISTRATIVE APPEALS TO THE BOARD

#### LEGAL REFERENCES

DEP's General Laws, 38 M.R.S.A. § 341-D (4), and its Rules Concerning the Processing of Applications and Other Administrative Matters (Chapter 2), 06-096 CMR 2.24 (April 1, 2003).

#### HOW LONG YOU HAVE TO SUBMIT AN APPEAL TO THE BOARD

The Board must receive a written notice of appeal within 30 calendar days of the date on which the Commissioner's decision was filed with the Board. Appeals filed after 30 calendar days will be rejected.

#### HOW TO SUBMIT AN APPEAL TO THE BOARD

Signed original appeal documents must be sent to: Chair, Board of Environmental Protection, c/o Department of Environmental Protection, 17 State House Station, Augusta, ME 04333-0017; faxes are acceptable for purposes of meeting the deadline when followed by receipt of mailed original documents within five (5) working days. Receipt on a particular day must be by 5:00 PM at DEP's offices in Augusta; materials received after 5:00 PM are not considered received until the following day. The person appealing a licensing decision must also send the DEP's Commissioner and the applicant a copy of the documents. All the information listed in the next section must be submitted at the time the appeal is filed. Only the extraordinary circumstances described at the end of that section will justify evidence not in the DEP's record at the time of decision being added to the record for consideration by the Board as part of an appeal.

#### WHAT YOUR APPEAL PAPERWORK MUST CONTAIN

The materials constituting an appeal must contain the following information at the time submitted:

- 1. Aggrieved Status. Standing to maintain an appeal requires the appellant to show they are particularly injured by the Commissioner's decision.
- 2. The findings, conclusions or conditions objected to or believed to be in error. Specific references and facts regarding the appellant's issues with the decision must be provided in the notice of appeal.
- 3. The basis of the objections or challenge. If possible, specific regulations, statutes or other facts should be referenced. This may include citing omissions of relevant requirements, and errors believed to have been made in interpretations, conclusions, and relevant requirements.
- 4. *The remedy sought*. This can range from reversal of the Commissioner's decision on the license or permit to changes in specific permit conditions.

- 5. All the matters to be contested. The Board will limit its consideration to those arguments specifically raised in the written notice of appeal.
- 6. Request for hearing. The Board will hear presentations on appeals at its regularly scheduled meetings, unless a public hearing is requested and granted. A request for public hearing on an appeal must be filed as part of the notice of appeal.
- 7. New or additional evidence to be offered. The Board may allow new or additional evidence as part of an appeal only when the person seeking to add information to the record can show due diligence in bringing the evidence to the DEP's attention at the earliest possible time in the licensing process or show that the evidence itself is newly discovered and could not have been presented earlier in the process. Specific requirements for additional evidence are found in Chapter 2, Section 24(B) (5)

#### OTHER CONSIDERATIONS IN APPEALING A DECISION TO THE BOARD

- 1. Be familiar with all relevant material in the DEP record. A license file is public information made easily accessible by DEP. Upon request, the DEP will make the material available during normal working hours, provide space to review the file, and provide opportunity for photocopying materials. There is a charge for copies or copying services.
- 2. Be familiar with the regulations and laws under which the application was processed, and the procedural rules governing your appeal. DEP staff will provide this information on request and answer questions regarding applicable requirements.
- 3. The filing of an appeal does not operate as a stay to any decision. An applicant proceeding with a project pending the outcome of an appeal runs the risk of the decision being reversed or modified as a result of the appeal.

#### WHAT TO EXPECT ONCE YOU FILE A TIMELY APPEAL WITH THE BOARD

The Board will formally acknowledge initiation of the appeals procedure, including the name of the DEP project manager assigned to the specific appeal, within 15 days of receiving a timely filing. The notice of appeal, all materials accepted by the Board Chair as additional evidence, and any materials submitted in response to the appeal will be sent to Board members along with a briefing and recommendation from DEP staff. Parties filing appeals and interested persons are notified in advance of the final date set for Board consideration of an appeal or request for public hearing. With or without holding a public hearing, the Board may affirm, amend, or reverse a Commissioner decision. The Board will notify parties to an appeal and interested persons of its decision.

#### II APPEALS TO MAINE SUPERIOR COURT

Maine law allows aggrieved persons to appeal final Commissioner licensing decisions to Maine's Superior Court, see 38 M.R.S.A. § 346(1); 06-096 CMR 2.26; 5 M.R.S.A. § 11001; & MRCivP 80C. Parties to the licensing decision must file a petition for review within 30 days after receipt of notice of the Commissioner's written decision. A petition for review by any other person aggrieved must be filed within 40-days from the date the written decision is rendered. The laws cited in this paragraph and other legal procedures govern the contents and processing of a Superior Court appeal.

**ADDITIONAL INFORMATION:** If you have questions or need additional information on the appeal process, contact the DEP's Director of Procedures and Enforcement at (207) 287-2811.

Note: The DEP provides this INFORMATION SHEET for general guidance only; it is not intended for use as a legal reference. Maine law governs an appellant's rights.



Inv. Date

0607523 CHECK NUMBER 10/16/09 DATE 0000000471 VENDOR

Discount Amount Paid 0.00 33,863.24	000	07)581-15
Invoice Amount 33,863.24	33,863.24	Student Refunds (2
	Total	Questions about: (207)581-2695
Inv. Date Invoice/Purchase Order No./Description 10/14/09 PO 101409/5000052585	liversity Of Maina Statem	and use tax exempt, permanent exemption E10424
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Maine's Public Universities JNIVERSITY OF MAINE SYSTEM

University of Maine

\*\*\*\*Thirty-Three Thousand Eight Hundred Sixty-Three and 24/100 Dollars\*\*\*\*

TREASURER STATE OF MAINE

ATTN JAMES CASSIDA ILF PROGRAM ADMINISTRATOR 17 STATE HOUSE STATION

ORDER OF

TO THE

AUGUSTA, ME 04333-0017

BANK OF AMERICA SOUTH PORTLAND, ME

5765 Service Bldg, Room 101 Orono, Maine 04469-5765

10/16/09

0607523

\*\*\*\*\*\*33,863.24 Amount

52-153

Authorized Signature

In liter Fee

271/1/1 9CC1 590 410 5 & G 2 B II\*

1011201539

11 OBO 752311

00802

4

# Rudman&Winchell

**COUNSELORS AT LAW** 

ABRAHAM M. RUDMAN (1896-1970)

ALBERT H. WINCHELL, JR. (1924-1992)

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Robert E. Sutcliffe

Paul W. Chaiken

David C. King

John W. McCarthy

Frank T. McGuire

Bruce C. Mallonee

Paul H. Sighinolfi

William H. Hanson

George F. Eaton, II

Edith A. Richardson

Edmond J. Bearor

Curtis E. Kimball

Brent A. Singer

Leigh McCarthy

Anne-Marie L. Storey

Anthony D. Pellegrini

Christopher J. Austin

Hans S. Peterson

Debra A. Reece

Timothy A. Pease

Robert W. Laffin, Jr.

John K. Hamer

Charles F. Budd, Jr.

Wendy A. Brown

F. David Walker, IV

April A. Bentley

Joseph D. McCarthy

Of Counsel

Gerald E. Rudman

Paul L. Rudman

Phillip D. Buckley

Michael P. Friedman

Winfred A. Stevens

Robert S. Lingley

Nathan Dane III

October 16, 2009

Mr. James Cassida

ILF Program Administrator

17 State House Station

Augusta, Maine 04333-0017

Re: University of Maine – Orono

AEWC Building & Expansion

Permit #L-19408-TC-BX-N

Dear Mr. Cassida:

Please be advised that our office represents the University of Maine.

Enclosed is the "In-Lieu-Fee" (ILF) Project Data Worksheet, along with the University's check in the amount of \$33,863.24 for payment of the fee.

Please contact me with any questions.

Very truly yours,

PHILLIP D. BUCKLEY

Wil Breckley

PDB/lml

Enclosures

E-mail address: pbuckley@rudman-winchell.com